

1 CURTIS B. COULTER, ESQ., NSB 3034
2 STACEY UPSON, ESQ., NSB 4773
3 Coulter Harsh Law
4 403 Hill Street
5 Reno, Nevada 89501
6 Tel (775) 324-3380
7 Fax (775) 324-3381
8 ccoulter@coulterlaw.net

9 LEON GREENBERG, ESQ., SBN 8094
10 RUTHANN DEVEREAUX-GONZALEZ, ESQ., SBN 15904
11 Leon Greenberg Professional Corporation
12 2965 South Jones Blvd- Suite E3
13 Las Vegas, Nevada 89146
14 Tel (702) 383-6085
15 Fax (702) 385-1827
16 leongreenberg@overtimelaw.com
17 Ranni@overtimelaw.com

18 Attorneys for Plaintiffs

19 **UNITED STATES DISTRICT COURT**

20 **DISTRICT OF NEVADA**

21 SCOTT POMER, ALLAN ARTEAGA-
22 BROWN, and MICHAEL
23 MAIENSCHEN individually and on
24 behalf of others similarly situated,

25 Plaintiffs,

26 Case No.:
27 3:22-cv-00014-MMD-CLB

28 **STIPULATION**

29 vs.
30
31 RENO CAB COMPANY, ROY L.
32 STREET, ROBIN STREET, FRANK
33 STREET, and BRITTANY STREET

34
35 Defendants.

1 The plaintiffs, SCOTT POMER, ALLAN ARTEAGA-BROWN, and
2 MICHAEL MAIENSCHEN, and the defendants, RENO CAB COMPANY, ROY
3 L. STREET, ROBIN STREET, FRANK STREET, and BRITTANY STREET, by
4 and through their respective counsel, stipulate and agree that this case shall be stayed
5 for all purposes from the date this Stipulation is "So Ordered" by the Court through
6 May 10, 2022, such stay being agreed upon by the parties in good faith, not for the
7 purpose of delay, and to assist counsel for the parties in their efforts to explore a
8 cooperative resolution of the parties' dispute; and it is
9

10 **FURTHER STIPULATED AND AGREED** that all of the defendants waive
11 service of the first amended complaint and any defense based upon a failure to
12 properly effectuate such service and/or agree such service was properly performed
13 and all defendants shall, unless a further extension of time is Ordered by the Court,
14 answer or otherwise respond to the first amended complaint no later than May 20,
15 2022; and it is
16

17 **FURTHER STIPULATED AND AGREED**, that in the event additional
18 persons file written consents to join this case as plaintiffs pursuant to 29 U.S.C. Sec.
19 216(b), such written consent, for statute of limitations purposes as provided for under
20 29 U.S.C. 256, shall be deemed filed with the Court on the date prior to its actual
21 filing
22

1
2 that is equal to the number of days that this case is stayed pursuant to this Stipulation.
3

4 Dated: February 9, 2022

Dated: February 9, 2022

5 Respectfully submitted,

6 Respectfully submitted,

7 /s/ Curtis B. Coulter

8 Curtis B. Coulter, Esq.
9 Coulter Harsh Law
10 403 Hill Street
11 Reno, Nevada 89501

/s/ Jeremy Clarke

12 Jeremy Clarke, Esq.
13 Simons, Hall, Johnston PC
14 6490 S. McCarran Blvd, #E-46
15 Reno, Nevada 89509
16 *Attorneys for Defendants*

17 /s/ Leon Greenberg

18 Leon Greenberg, Esq.
19 Leon Greenberg Prof. Corp.
20 2965 South Jones Blvd., #E3
21 Las Vegas, NV 89146
22 Tel (702) 383-6085
23 Fax (702) 385-1827
24 *Attorneys for Plaintiffs*

25 IT IS SO ORDERED:



26 United States District Judge

27 Date: February 11, 2022